Department of Revenue Services State of Connecticut 450 Columbus Blvd Ste 1 Hartford CT 06103-1837 (Rev. 07/06)

CERT-125

Sales and Use Tax Exemption for a Motor Vehicle Purchased by a Nonresident of Connecticut

Part I Instructions

Conn. Gen. Stat. §12-412(60) exempts from sales and use taxes the sale of any motor vehicle in this state:

- When the purchaser of the motor vehicle is not a resident of this state and does not maintain a permanent place of abode in this state; **and**
- The motor vehicle is not presented, or is not required to be presented, for registration with the Department of Motor Vehicles (DMV) in this state.

General Purpose: A nonresident purchaser should use this certificate in connection with the purchase of a motor vehicle exempt from sales and use taxes from a licensed Connecticut motor vehicle dealer (retailer) when the vehicle will not be presented, or is not required to be presented, for any form of registration in Connecticut except to obtain an in-transit plate.

This certificate is not valid unless it is wholly and correctly completed and acknowledged. Any misrepresentation will result in the imposition of use tax liability and statutory interest and penalties on the purchaser or sales tax liability and statutory interest and penalties on the retailer. The information in this certificate will be furnished to other states and is subject to verification by the State of Connecticut. If the purchaser is a corporation, an officer or authorized representative must sign the Purchaser's Declaration.

Instructions for the Purchaser: Use this certificate only if you do not maintain a permanent place of abode in Connecticut and will not present, or are not required to present, the motor vehicle for any form of registration in Connecticut except to obtain an in-transit plate.

Do **not** use this form if you maintain a permanent place of abode in Connecticut. A *permanent place of abode* is a dwelling place permanently maintained by an individual, whether or not owned by, rented, or leased to the individual and generally includes a dwelling place owned by or leased to his or her spouse. Generally, a barracks, motel room, or any construction that does not contain facilities ordinarily found in a dwelling, such as facilities for cooking, bathing, etc., are not deemed a permanent place of abode. Also, a place of abode is not deemed permanent if it is maintained only during a temporary stay for the accomplishment of a particular purpose. A corporation, partnership, limited liability company, or other business entity may qualify for this exemption only if:

- The entity maintains no Connecticut situs and owns no fixed assets located in this state;
- No partner, officer, or member of the entity or its affiliates, and no operator or user of the motor vehicle with an ownership interest in the entity or its affiliates, is a resident of Connecticut or is a nonresident that maintains a permanent place of abode in Connecticut; and
- The motor vehicle is not presented, or is not required to be presented, for registration with DMV.

Instructions for the Retailer: You must keep a copy of the certificate and a bill or invoice for at least six years from the date the item is purchased. The certificate is valid only if taken in good faith from a person who does not maintain a permanent place of abode in this state or a business entity that meets the requirements stated above and will not present, or is not required to present, this motor vehicle for any form of registration in Connecticut except to obtain an in-transit plate. The good faith of the retailer will be questioned if the retailer knows or has knowledge of facts that give rise to a reasonable inference that the purchaser is a resident of Connecticut, maintains a permanent place of abode here, intends to present, or is required to present, the motor vehicle for registration with DMV in this state except to an obtain in-transit plate. The bill, purchase invoice, or records covering the purchase made under this certificate must be appropriately marked to indicate that an exempt purchase has occurred. The words "Exempt under CERT-125" satisfy this requirement.

For More Information: See **Informational Publication 2004(27)**, *Q & A on Purchases of Motor Vehicles by Nonresidents*. Call the Department of Revenue Services (DRS) at 1-800-382-9463 (in-state) or 860-297-5962 (from anywhere). **TTY, TDD, and Text Telephone users only** may transmit inquiries anytime by calling 860-297-4911.

Part II Retailer and Purchaser - Read instr Retailer Information			, m, rv, and v.		
Name of retailerStreet address					
					City or town, State, ZIP Code
Purchaser Information					
Name of Purchaser		Daytime Telephone N	0		
If an individual: Home address			If corporation, partnership, limited liability company, or other business entity: Business address		
Name and address		of partners, officers, — members, and			
Driver's License Number State Expirati (Attach copy of each out-of-state driver's license. Use	on Date additional sheets	Driver's License Nur if necessary for the names,			
Part III Motor Vehicle Identification	ו Data				
Year Model	Make of vel	hicle		Color	
Vehicle identification number		State of registration and	d number		
Computation of Price		Trade-in Data			
Gross sales price*	Year	Make	Ν	Aodel	
Trade-in allowance					
Net sales price					
* Do not deduct manufacturer's rebates from the g					
Part IV Purchaser's Declaration Please initial:	eart I (or the requir ut. the purchaser nam it resident and doe esident of (or the l ented, for registra edge and belief it s (DRS) is a fine of ther business entit	rements for business entities and in Part II, declare that I p is not maintain a permanent p business entity is located in) tion with the Connecticut D is true, complete, and correct of not more than \$5,000, or i Date y: Title	as described in Part I) ar purchased the motor vehi place of abode in Connec the State of	d I declare that I do not maintain cle described in Part III from the ticut, or the business entity meets This motor penalty of false statement that I lty for wilfully delivering a false re than five years, or both.	
signature of other purchaser		Print name of other p	ourchaser		
Part V Retailer's Declaration Please initial:					

Part I, or if pertinent, I have explained the requirement for business entities to use this certificate as described in Part I. I, an authorized agent of the retailer named in Part II, declare under the penalty of false statement that I have examined this certificate and to the best of my knowledge and belief it is true, complete, and correct. I understand the penalty for wilfully delivering a false return or document to DRS is a fine of not more

than \$5,000, or imprisonment for not more than five years, or both.

prohibits the use of this certificate. If the purchaser is a business entity, I have explained the exemption requirements for business entities set forth in

Print name of retailer's authorized agent	Date
Signature of retailer's authorized agent	Title
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